

1 Jason Crews
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6 *In propria persona*

7
8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE DISTRICT OF ARIZONA

10 Jason Crews,
11 Plaintiff,
12 vs.
13 Health Insurance of America, LLC, *et al.*
14 Defendant(s)
15

Case No.: CV24-01304-PHX-SMM

NOTICE OF DISMISSAL WITH
PREJUDICE

16 With Defendants Health Insurance of America, LLC and Vincent Nocera neither
17 having answered nor filed a motion to dismiss or for summary judgment, Plaintiff Jason
18 Crews, pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), hereby dismisses the action **with**
19 **prejudice**, with each party to bear its own costs, attorney's fees, and all other fees. See e.g.
20 Bailey v. Shell Western E&P, Inc., 609 F.3d 710, 719 (5th Cir. 2010) (holding the plaintiff
21 has the "absolute right" to a Rule 41(a)(1) dismissal, which right "may not be extinguished or
22 circumscribed by adversary our court") (internal quotation marks and citations omitted).
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1 Dated this August 10, 2024.

2 */s/ Jason Crews*

3 _____
4 Jason Crews

5 **COPIES** of the forgoing were filed with the court
6 electronically via CM/ECF this same date.

7 **AND**

8 Via email to Defendant's Attorney
9 Dane Leitner at Dane.Leitner@gray-robinson.com.

10
11 By: */s/ Jason Crews*

12 _____
13 Jason Crews